2005-11221-cv-0599133-14LS Document:578 Filed: 109/27/228 Pragre 11 of 11

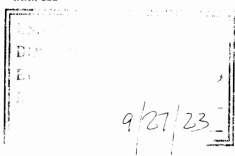


Louis A. Felicetta Esq. 908-349-1419 lfelicetta@olenderfeldman.com Please respond to New Jersey address

September 27, 2023

VIA ECF

Honorable Louis L. Stanton, U.S.D.J United States District Court Southern District of New York 500 Pearl Street New York, New York 10007



Re: Trs. of the N.Y.C. Dist. Council of Carpenters Pension Fund, et al. v. Creative Installation Services, Inc., et al., 21-CV-5913(LLS)

Dear Judge Stanton:

As you may know, this firm represents Defendant Creative Installation Services, Inc. ("Defendant") in the above-referenced matter. Defendant writes, with consent of Plaintiffs' counsel, to respectfully request adjournments of the following:

Submission of Joint Pretrial Order: September 29, 2023

Final Pretrial Conference:

October 2/3, 2023

The reason for this request is the parties are working through a revised settlement offer. We respectfully request a 30-day adjournment of the above detailed deadlines in order to allow counsel additional time to resolve this matter.

We thank the Court for its consideration of this request.

Jones L.
Stanton
9/27/23

Respectfully submitted,

Louis A. Felicetta

LOUIS A. FELICETTA, ESQ.

Adrianna Grancio, Esq. (via ECF) cc:

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